The Honorable Marsha J. Pechman 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 JULIE DALESSIO, an individual, No. 2:17-cv-00642-MJP 9 Plaintiff. JOINT PROPOSED REVISED CASE 10 v. **SCHEDULE** 11 UNIVERSITY OF WASHINGTON, 12 Defendant. 13 Pursuant to the court's Minute Entry on February 22, 2018 [Dkt. No. 71], the parties 14 have attempted to prepare a jointly proposed revised case schedule as follows, and have 15 done so with the exception of the dates/entries that are in bold that reflect the proposals of 16 each of the parties. The parties request the court enter a revised case schedule with 17 appropriate dates: 18 JURY TRIAL DATE OCTOBER 22, 2018 19 Length of trial: 7 days (Plt.) or 4 days (Def.) 20 21 Deadline for filing Motion to Amend Complaint March 12, 2018 And noted on the motion calendar no later 22 than the third Friday thereafter (see LCR 7() 23 24 Deadline for filing Motion to join additional parties June 22, 2018 (Plt.) March 12, 2018 (Def) [noted for hearing on third Friday thereafter] 25 26 Disclosure of Expert Testimony under FRCP 26(a)(2) March 19, 2018 27 JOINT PROPOSED REVISED CASE SCHEDULE - 1 2:17-cv-00642-MJP KEATING, BUCKLIN & McCORMACK, INC., P.S.

## 

1	Deadline to hold attorney conference re: status of discovery And potential discovery-related motions	May 4, 2018
2		
3	Deadline for Supplementing Initial Disclosures (if needed)	May 18, 2018
4		TL- 22 2010 (DIA )
5	And noted on the motion calendar no later	July 22, 2018 (Plt.) May 22, 2018 (Def.)
6	than the third Friday thereafter (see LCR 7( )	
7		Aug. 24, 2018 (Plt.)
8		June 22, 2018 (Def.)
9	· · · · · · · · · · · · · · · · · · ·	Aug. 24, 2018 (Plt.)
10		July 22, 2018 (Def.)
11		
12		T 22 2010 (DIA )
13		July 22, 2018 (Plt.) Sept. 13, 2018 (Def.)
14	Deadline for Motions in Limine	Santambar 22, 2019
15		September 22, 2018
16	Pretrial order due by	October 03, 2018
17		October 10, 2018
18	jury instructions, neutral statement of the case, and trial exhibits	
19		
20	DATED: March 1, 2018	
21	KEATING, BUCKLIN & Mc	CORMACK, INC., P.S.
22		
23	By: /s/ Jayne L. Freeman	1210
24	Jayne L. Freeman, WSBA #24318 Special Assistant Attorney General for Defendant	
25	University of Washington 801 Second Avenue, Suite 12	10
26	Seattle, WA 98104-1518	- •
27	Phone: (206) 623-8861 Fax: (206) 223-9423	
	JOINT PROPOSED REVISED CASE SCHEDULE - 2	

JOINT PROPOSED REVISED CASE SCHEDULE - 2 2:17-cv-00642-MJP

KEATING, BUCKLIN & MCCORMACK, INC., P.S.

ATTORNEYS AT LAW
801 SECOND AVENUE, SUITE 1210
SEATILE, WASHINGTON 98104-1518
PHONE: (206) 623-8861
FAX: (206) 223-9423

## 

1	Email: jfreeman@kbmlawyers.com	
2	By: /s/ Joseph Thomas	
3	Joseph Thomas, WSBA #49532 14625 SE 176th St Apt N101	
4	Renton, WA 98058-8994 Telephone: (206) 390-8848	
5	Email: joe@joethomas.org	
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		

1010-00051/343169.docx

ATTORNEYS AT LAW 801 SECOND AVENUE, SUITE 1210 SEATTLE, WASHINGTON 98104-1518 PHONE: (206) 623-8861 FAX: (206) 223-9423

CERTIFICATE OF SERVICE 1 I hereby certify that on March 1, 2018, I electronically filed the foregoing with the 2 Clerk of the Court using the CM/ECF system which will send notification of such filing to 3 the following: 4 5 **Attorneys for Plaintiff** 6 Joseph Thomas, WSBA #49532 7 14625 SE 176th St Apt N101 Renton, WA 98058-8994 8 Telephone: (206) 390-8848 9 Email: joe@joethomas.org 10 11 DATED: March 1, 2018 12 13 /s/ Jayne L. Freeman Jayne L. Freeman, WSBA #24318 14 Special Assistant Attorney General for Defendant 15 801 Second Avenue, Suite 1210 16 Seattle, WA 98104-1518 Phone: (206) 623-8861 17 (206) 223-9423 Email: jfreeman@kbmlawyers.com 18 19 20 21 22 23 24 25 26 27